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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/880,191	06/13/2001		Hideo Katoh	M2115-3 6154	
7278	7590	06/30/2005		EXAMINER	
DARBY & P. O. BOX 5		P.C.	AGDEPPA, HECTOR A		
NEW YORK, NY 10150-5257			ART UNIT	PAPER NUMBER	
	,			2642	

DATE MAILED: 06/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/880,191	KATOH, HIDEO
Office Action Summary	Examiner	Art Unit
	Hector A. Agdeppa	2642
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	. 136(a). In no event, however, may a reply be timply within the statutory minimum of thirty (30) days d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on 15 / 2a) This action is FINAL. 2b) This action for allowed closed in accordance with the practice under 	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 7-16 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 7-16 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration.	
Application Papers	•	
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the E e drawing(s) be held in abeyance. See ction is required if the drawing(s) is obj	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority documents. Copies of the certified copies of the priority documents. * See the attached detailed Office action for a list	nts have been received. Its have been received in Application of the control of	on No d in this National Stage
Attachment(s)		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	

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DETAILED ACTION

This action is in response to applicant's amendment filed on 3/15/05. Claims 7 are now pending in the present application. This action is made final.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 7 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 5,966,776 (Ona) in view of applicant's admitted prior art, and further in view of US 6,065,187 (Mischenko).

As to claims 7 and 11 Ona teaches a hinge device for rotating a first member transmitter 3, read as the claimed transmitting section, and a second member phone body 2, read as the claimed receiving section. (Abstract, Figs. 5 – 14, Col. 7, line 43 – Col. 12, line 36 of Ona) Ona further teaches a stationary cam 21 read as the claims fixed cam, a shaft 23, a movable cam 24 read as the claimed cam slider, rotatable and slidable in a direction of the rotation axis and inherently shaft 23, movement of movable cam 24 being arrested by shaft 23, and a coil spring 27 read as the claimed compression spring. (Col. 7, lines 43 – 55 of Ona) Note that Ona teaches holes 33, 34, and 35 in members 2 and 3 disposed on one end of shaft 23. Moreover, Ona teaches a flange 26 and a ring 25 wherein spring 27 is interposed between movable cam 24 and

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both flange 26 and ring 25. Therefore, either the holes or flange and/or ring read on the claimed arresting body. (Figs., 5, 7, 9, 11, and 13 of Ona)

What Ona does not specifically teach is a case body with baffle means.

However, the above-mentioned holes act as a case body enclosing the aforementioned elements. Alternatively, it would have been obvious for one of ordinary skill in the art at the time the invention was made to have used a separate case body in the invention of Ona inasmuch as some enclosure for the above-mentioned elements is necessary. Such elements cannot be left in the open. Moreover, as discussed by applicant on page 1 of the specification for the present invention, hinge devices using a case body with baffle means are known, conventional art. Baffles merely create a space for air to enter or escape thus improving certain operations. Because such is known and conventional, the motivation for using baffle means could also be applicable to Ona, thereby making it obvious for one of ordinary skill in the art at the time the invention was made to have used a case body with baffle means in the invention of Ona. Ona seeks to improve hinge means and such would further that goal by again, known and conventional means.

Also, Ona does not specifically teach the order or exact orientation of the above-mentioned elements. However, such would be an obvious design choice because the above-mentioned elements work in conjunction with each other to effect the same functionality as that claimed by the present invention. Moreover, whether or not the claimed arresting body for example was located on one end of the shaft of the other, it

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would still operate. In other words, the claimed elements as a whole could be "flipped over" 180 degrees and the orientation would then be like that taught by Ona.

Finally, Ona does not teach a rib portion formed along an axial direction of said arresting body.

However, Mischenko teaches that rib portions as claimed are old and well known in the prior art. See elements 636 and 648 of Fig. 6 of Mischenko, wherein two rib portions are found on each of the elements for contacting at least one of the body or cover of a telephone.

Note that such rib portions are necessary in some form for any hinge device acting to open and close a body and cover, two portions of a clam shell device, etc. because unless the hinge or some portion of the hinge contacts these elements, the hinge would merely rotate within its housing or element without resulting in the rotation of the element. In other words, rib portions are necessary to engage the element(s) that must be rotated or open and closed. In fact, Ona teaches such engaging portions such as flat stopper portions 24b. (Col. 7, line 65 – Col. 8, line 35 of Ona) Therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to have used a rib portion in Ona inasmuch as at least some variant of such a feature is necessary for the proper working of hinges in clam shell type devices.

As to claim 8, as discussed above, the holes 33, 34, and 35 are merely cavities wherein the above-discussed element are inserted in held. Therefore Ona teaches that stationary cam 21 is independent of any case body or enclosure. Moreover, Ona

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teaches that the stationary cam's rotation is arrested while in body 2. (Col. 7, line 65 – Col. 8, line 6 of Ona)

As to claims 9 and 10, see Figs. 15 and 16, Col. 8, lines 36 – Col. 9, line 44 and Col. 10, lines 16 – 22, Col. 11, line 48 – Col. 12, line 25 of Ona.

As to claims 12 and 16, see the rejection of claim 7. What Ona does not teach is the use of a slider washer. However, the use of slider washers is extremely old and well known in the mechanical arts. It is old and well known to use washers to effect easier or smoother movement, again, not just in the telephony arts, but in any mechanical, building, or construction means. Therefore, again, because Ona seeks to improve hinged movement, it would have been obvious for one of ordinary skill in the art at the time the invention was made to have used a washer. Moreover, use of a washer would not teach away from Ona inasmuch as the above-discussed orientation of elements would allow for the use of a washer. Finally, use a washer is merely a design choice offering extra smoothness of operation. As seen by claims 7 and 12, the washer is not critical to operation of the present invention either as claim 7 does not claim the washer.

Also, Mischenko teaches the use of slider washers 2808 and 2810 in a hinge assembly for a wireless communication device. (Figs. 1 – 5, Col. 4, lines 14 – 28 of Mischenko) It would have been obvious for one of ordinary skill in the art at the time the invention was made to have used at least one washer in the invention of Ona, because as noted by Mischenko, washers can help prevent the wear and tear on contacting elements during their use. (Col. 4, lines 24 – 28 of Mischenko) Because Ona teaches

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contacting members like Mischenko, it would have been advantageous to use such washers in Ona as well.

As to claim 13, see the rejection of claim 8.

As to claims 14 and 15, see the rejection of claims 9 and 10.

Response to Arguments

3. Applicant's arguments filed 3/15/05 have been fully considered but they are not persuasive.

As to applicant's argument regarding the use of a case body with Ona, examiner directs applicant to the rejection above wherein examiner again asserts that the holes taught by Ona act exactly like a case body. No hinge now, or in the prior art is simply left open for obvious reasons, also discussed above. See Fig. 5, wherein clearly, element 3 encloses the hinge mechanism like a case body would. While Ona may contemplate that using a hinge without a separate case body is more streamlined, since the above-discussed holes "act like case bodies," clearly Ona would not be rendered inoperable if a case body were used, because again, instead of merely having an integrated case body, which is essentially what the above-discussed holes are, a separate case body would by implemented. Therefore, Ona does not actually teach away from the use of a case body.

As to applicant's argument regarding Mischenko, applicant does not argue that it would have been obvious to use a slider washer in the invention of Ona, but merely reargues whether or not it would have been obvious to use a case body. Note that

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Mischenko acknowledges that the prior art teaches case bodies or housings as in Fig. 6 and in no way suggests that the slider washers are dependent upon not having a case body or housing.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US 6,633,643 (Ona) teaches a hinge structure for a collapsible portable phone having a case body enclosing standard movable cams, shafts, etc. found in hinges of this type, as well as a rib portion on an arresting body.
- 5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hector A. Agdeppa whose telephone number is 571-272-7480. The examiner can normally be reached on Mon thru Fri 9:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad F. Matar can be reached on 571-272-7488. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hector A. Agdeppa

Examiner Art Unit 2642

H.A.A. June 25, 2005

AHMAD MATAR
SUPERVISORY PATENT EXAMINER

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